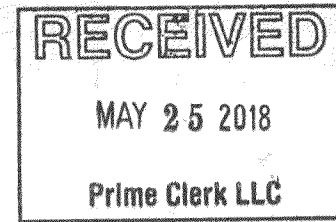


Debtor's Ex. 42

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO / TRIBUNAL DE DISTRITO DE LOS ESTADOS UNIDOS PARA EL DISTRITO DE PUERTO RICO

Fill in this information to identify the case (Select only one Debtor per claim form). /
Llene esta información para identificar el caso (seleccione sólo un deudor por formulario de reclamación).

<input type="checkbox"/> Commonwealth of Puerto Rico El Estado Libre Asociado de Puerto Rico	Case No. 17-bk-03283	Petition Date: May 3, 2017
<input type="checkbox"/> Puerto Rico Sales Tax Financing Corporation (COFINA) La Corporación del Fondo de Interés Apremiante de Puerto Rico	Case No. 17-bk-03284	Petition Date: May 5, 2017
<input checked="" type="checkbox"/> Puerto Rico Highways and Transportation Authority La Autoridad de Carreteras y Transportación de Puerto Rico	Case No. 17-bk-03567	Petition Date: May 21, 2017
<input type="checkbox"/> Employees Retirement System of the Government of the Commonwealth of Puerto Rico El Sistema de Retiro de los Empleados del Gobierno del Estado Libre Asociado de Puerto Rico	Case No. 17-bk-03566	Petition Date: May 21, 2017
<input type="checkbox"/> Puerto Rico Electric Power Authority La Autoridad de Energía Eléctrica de Puerto Rico	Case No. 17-bk-04780	Petition Date: July 2, 2017



170328380000099

Date Stamped Copy Returned
 No Self-Addressed Stamped Envelope
 No Copy Provided

Modified Official Form 410 / Formulario Oficial 410 Modificado

Proof of Claim / Evidencia de reclamación

04/16

Read the instructions before filling out this form. This form is for making a claim for payment in a Title III case. Do not use this form to make a request for payment of an administrative expense, other than a claim entitled to administrative priority pursuant to 11 U.S.C. § 503(b)(9). Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy or subject to confidentiality on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

Lea las instrucciones antes de completar este formulario. Este formulario está diseñado para realizar una reclamación de pago en un caso en virtud del Título III. No utilice este formulario para solicitar el pago de un gasto administrativo que no sea una reclamación que reúna los requisitos para ser tratada como prioridad administrativa conforme al Título 11 § 503(b) (9) del U.S.C. Ese tipo de solicitud debe realizarse de conformidad con el Título 11 § 503 del U.S.C.

Quienes presenten la documentación deben omitir o editar información que reúna los requisitos para ser tratada con privacidad o confidencialidad en este formulario o en cualquier otro documento adjunto. Adjunte copias editadas de cualquier otro documento que respalde la reclamación, tales como pagarés, órdenes de compra, facturas, balances detallados de cuentas en funcionamiento, contratos, resoluciones judiciales, hipotecas y acuerdos de garantías. No adjunte documentos originales, ya que es posible que los documentos adjuntos se destruyan luego de analizarlos. En caso de que los documentos no estén disponibles, explique los motivos en un anexo.

Fill in all the information about the claim as of the Petition Date.

Complete toda la información acerca de la reclamación a la fecha en la que se presentó el caso.

Part 1 / Parte 1

Identify the Claim / Identificar la reclamación

1. Who is the current creditor?

¿Quién es el acreedor actual?

National Public Finance Guarantee Corporation

Name of the current creditor (the person or entity to be paid for this claim)
Nombre al acreedor actual (la persona o la entidad a la que se le pagará la reclamación)

Other names the creditor used with the debtor
Otros nombres que el acreedor usó con el deudor

MBIA Insurance Corp. (MBIA Corp.)

Claim Number: 24041

Claim Number: 24041

Proof of Claim

page 1

HTA_CONF 00016783

2. Has this claim been acquired from someone else?	<input checked="" type="checkbox"/> No / No <input type="checkbox"/> Yes. From whom? Sí. ¿De quién? _____						
¿Esta reclamación se ha adquirido de otra persona?							
3. Where should notices and payments to the creditor be sent?	Where should notices to the creditor be sent? ¿A dónde deberían enviarse las notificaciones al acreedor? <i>Attn: Legal Department, c/o Gary Saunders, 1 Manhattanville Road, Purchase, NY 10577, 914.765.3333, Email: gary.saunders@saunderslaw.com</i>	Where should payments to the creditor be sent? (if different) ¿A dónde deberían enviarse los pagos al acreedor? (En caso de que sea diferente)					
Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)	Legal Department c/o Gary Saunders Name / Nombre _____						
¿A dónde deberían enviarse las notificaciones al acreedor?	1 Manhattanville Road Number / Número _____ Street / Calle _____						
Norma federal del procedimiento de quiebra (FRBP, por sus siglas en inglés) 2002(g)	Purchase City / Ciudad _____	NY State / Estado _____	10577 ZIP Code / Código postal _____	City / Ciudad City / Ciudad _____	State / Estado State / Estado _____	ZIP Code / Código postal ZIP Code / Código postal _____	
	914.765.3333 Contact phone / Teléfono de contacto _____		Contact phone / Teléfono de contacto _____				
	Contact email / Correo electrónico de contacto _____		Contact email / Correo electrónico de contacto _____				
4. Does this claim amend one already filed?	<input checked="" type="checkbox"/> No / No <input type="checkbox"/> Yes. Claim number on court claims registry (if known) Sí. Número de reclamación en el registro de reclamaciones judiciales (en caso de saberlo) _____ Filed on / Presentada el _____ (MM/DD/YYYY) / (DD/MM/AAAA)						
¿Esta reclamación es una enmienda de otra presentada anteriormente?							
5. Do you know if anyone else has filed a proof of claim for this claim?	<input checked="" type="checkbox"/> No / No <input type="checkbox"/> Yes. Who made the earlier filing? Sí. ¿Quién hizo la reclamación anterior? _____						
¿Sabe si alguien más presentó una evidencia de reclamación para esta reclamación?							

Part 2 / Parte 2:

Give Information About the Claim as of the Petition Date

Complete toda la información acerca de la reclamación desde la fecha en la que se presentó el caso.

6. Do you have a claim against a specific agency or department of the Commonwealth of Puerto Rico?	<input checked="" type="checkbox"/> No / No <input type="checkbox"/> Yes. Identify the agency or department and contact name. (A list of Commonwealth of Puerto Rico agencies and departments is available at: https://cases.primeclerk.com/puertorico/ .) Sí. Identifique el organismo o departamento y nombre del representante. (Una lista de agencias y departamentos del Estado Libre Asociado de Puerto Rico está disponible en: https://cases.primeclerk.com/puertorico/).	
¿Tiene una reclamación en contra de algún organismo o departamento específico del Estado Libre Asociado de Puerto Rico?		
7. Do you supply goods and / or services to the government?	<input checked="" type="checkbox"/> No / No <input type="checkbox"/> Yes. Provide the additional information set forth below / Sí. Proporcionar la información adicional establecida a continuación: ¿Proporciona bienes y / o servicios al gobierno? Vendor / Contract Number Número de proveedor / contrato: _____ List any amounts due after the Petition Date (listed above) but before June 30, 2017: Anote la cantidad que se le debe después de la fecha que se presentó el caso (mencionados anteriormente), pero antes del 30 de junio de 2017 \$ _____	

8. How much is the claim? ¿Cuál es el importe de la reclamación?	\$ <u>See attached addendum</u> . Does this amount include interest or other charges? ¿Este importe incluye intereses u otros cargos? <input type="checkbox"/> No / No <input checked="" type="checkbox"/> Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A). Sí. Adjunte un balance con intereses detallados, honorarios, gastos u otros cargos exigidos por la Norma de Quiebras 3001(c)(2)(A).
9. What is the basis of the claim? ¿Cuál es el fundamento de la reclamación?	Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or creditcard. Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c). Limit disclosing information that is entitled to privacy, such as health care information. Por ejemplo: Venta de bienes, préstamo de dinero, arrendamiento, prestación de servicios, lesiones personales u homicidio culposo, o tarjetas de crédito. Adjunte copias editadas de cualquier documento que respalde la reclamación conforme a lo exigido por la Norma de Quiebras 3001(c). Límite la divulgación de información que reúne los requisitos para ser tratada con privacidad, tal como información sobre atención médica.
<u>See attached addendum</u>	
10. Is all or part of the claim secured? ¿La reclamación está garantizada de manera total o parcial?	<input type="checkbox"/> No / No <input checked="" type="checkbox"/> Yes. The claim is secured by a lien on property. Sí. La reclamación está garantizada por un derecho de retención sobre un bien. Nature of property / Naturaleza del bien: <input type="checkbox"/> Motor vehicle / Vehículos <input checked="" type="checkbox"/> Other. Describe: Otro. Describir: <u>See attached addendum</u>
<u>Basis for perfection / Fundamento de la realización de pasos adicionales:</u>	
Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.) Adjunte copias editadas de documentos, si los hubiere, que demuestre la realización de pasos adicionales para hacer valer un derecho de garantía (por ejemplo, una hipoteca, un derecho de retención, un certificado de propiedad, una declaración de financiamiento u otro documento que demuestre que se ha presentado o registrado un derecho de retención).	
Value of property / Valor del bien: \$ _____	
Amount of the claim that is secured / Importe de la reclamación que está garantizado: \$ _____	
Amount of the claim that is unsecured / Importe de la reclamación que no está garantizado: \$ _____ (The sum of the secured and unsecured amounts should match the amount in line 7.) (La suma del importe garantizado y no garantizado debe coincidir con el importe de la línea 7.)	
Amount necessary to cure any default as of the Petition Date / Importe necesario para compensar toda cesación de pago a la fecha que se presentó el caso : \$ _____	
Annual Interest Rate (on the Petition Date) Tasa de interés anual (cuando se presentó el caso) _____ % <input type="checkbox"/> Fixed / Fija <input type="checkbox"/> Variable / Variable	
11. Is this claim based on a lease? ¿Esta reclamación está basada en un arrendamiento?	<input checked="" type="checkbox"/> No / No <input type="checkbox"/> Yes. Amount necessary to cure any default as of the Petition Date. Sí. Importe necesario para compensar toda cesación de pago a partir de la que se presentó el caso\$ _____

12. Is this claim subject to a right of setoff?	<input checked="" type="checkbox"/> No / No <input type="checkbox"/> Yes. Identify the property / Sí. Identifique el bien: _____
13. Is all or part of the claim entitled to administrative priority pursuant to 11 U.S.C. § 503(b)(9)?	<input checked="" type="checkbox"/> No / No <input type="checkbox"/> Yes. Indicate the amount of your claim arising from the value of any goods received by the debtor within 20 days before the Petition Date in these Title III case(s), in which the goods have been sold to the debtor in the ordinary course of such debtor's business. Attach documentation supporting such claim. Sí. Indique el importe de la reclamación que surge del valor de cualquier bien recibido por el deudor dentro de los 20 días anteriores a la fecha de inicio en estos casos del Título III, en el que los bienes se han vendido al deudor en el transcurso normal de los negocios del deudor. Adjunte la documentación que respalda dicha reclamación.

Part 3 / Parte 3:

Sign Below / Firmar a continuación

The person completing this proof of claim must sign and date it.
FRBP 9011(b).

If you file this claim electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what a signature is.

La persona que complete esta evidencia de reclamación debe firmar e indicar la fecha.
FRBP 9011(b).

Si presenta esta reclamación de manera electrónica, la FRBP 5005(a)(2) autoriza al tribunal a establecer normas locales para especificar qué se considera una firma.

Check the appropriate box / Marque la casilla correspondiente:

- I am the creditor. / Soy el acreedor.
- I am the creditor's attorney or authorized agent. / Soy el abogado o agente autorizado del acreedor.
- I am the trustee, or the debtor, or their authorized agent. Bankruptcy Rule 3004. / Soy el síndico, el deudor o su agente autorizado. Norma de quiebra 3004.
- I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005. / Soy el garante, fiador, endosante u otro codeudor. Norma de quiebra 3005.

I understand that an authorized signature on this *Proof of Claim* serves as an acknowledgment that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.

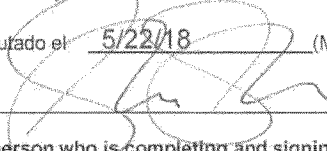
Comprendo que una firma autorizada en esta *Evidencia de reclamación* se considera como un reconocimiento de que al calcular el importe de la reclamación, el acreedor le proporcionó al deudor crédito para todo pago recibido para saldar la deuda.

I have examined the information in this *Proof of Claim* and have a reasonable belief that the information is true and correct.

He leído la información en esta *Evidencia de reclamación* y tengo motivos razonables para suponer que la información es verdadera y correcta.

I declare under penalty of perjury that the foregoing is true and correct. / Declaro bajo pena de perjurio que lo que antecede es verdadero y correcto.

Executed on date / Ejecutado el 5/22/18 (MM/DD/YYYY) / (DD/MM/AAAA)

Signature / Firma 

Print the name of the person who is completing and signing this claim / Escriba en letra de imprenta el nombre de la persona que completa y firma esta reclamación:

Name	Gary	Alan	Saunders
First name / Primer nombre		Middle name / Segundo nombre	Last name / Apellido
Title / Cargo	Managing Director, Deputy General Counsel / Asst. Secretary		
Company / Compañía	National Public Finance Guarantee Corporation		
Identify the corporate servicer as the company if the authorized agent is a servicer. Identifique al recaudador corporativo como la compañía si el agente autorizado es un recaudador.			
Address / Dirección	1 Manhattanville Road		
Number / Número	Street / Calle		
Purchase	NY	10577	
City / Ciudad	State / Estado	ZIP Code / Código postal	
Contact phone / Teléfono de contacto	914.765.3923	Email / Correo electrónico	gary.saunders@mbia.com

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF PUERTO RICO

In re:

THE FINANCIAL OVERSIGHT AND
MANAGEMENT BOARD FOR PUERTO RICO,

as representative of

THE COMMONWEALTH OF PUERTO RICO,

Debtor.

PROMESA
Title III

No. 17 BK 3283-LTS

In re:

THE FINANCIAL OVERSIGHT AND
MANAGEMENT BOARD FOR PUERTO RICO,

as representative of

PUERTO RICO HIGHWAYS & TRANSPORTATION
AUTHORITY,

Debtor.

PROMESA
Title III

No. 17 BK 3567-LTS

**ADDENDUM TO PROOF OF CLAIM OF
NATIONAL PUBLIC FINANCE GUARANTEE CORPORATION**

PRHTA Highway Bonds

1. National Public Finance Guarantee (“National”) hereby submits this addendum to its proof of claim (together, the “**Proof of Claim**”) against the Puerto Rico Highways and Transportation Authority (“**PRHTA**”).

2. On May 3, 2017, the Financial Oversight and Management Board for Puerto Rico (the “**Oversight Board**”) commenced a proceeding on behalf of the Commonwealth of Puerto Rico (the “**Commonwealth**”) under Title III of the Puerto Rico Oversight, Management, and Economic Stability Act (“**PROMESA**”). On May 21, 2017 (the “**Petition**

Date”), the Oversight Board commenced a proceeding on behalf of PRHTA under Title III of PROMESA.

3. Pursuant to an order, dated February 15, 2018 [Case No. 17-3283, Docket No. 2521], the Court established May 29, 2018 as the “Bar Date” to assert any claims against PRHTA that arose prior to the Petition Date. As more fully described herein, National submits this Proof of Claim for amounts and other obligations that are owed or may be owed under the Documents (as defined below) (all such obligations, the “Claims”).

Basis for the Claims

4. **PRHTA and the PRHTA Bonds.** PRHTA was created by Act No. 74-1965 (the “**PRHTA Enabling Act**”), to assume responsibility for the construction of highways and other transportation systems in Puerto Rico. Pursuant to the PRHTA Enabling Act, PRHTA has issued bonds (the “**PRHTA Bonds**”) under two general bond resolutions, Resolution No. 68-18, adopted June 13, 1968 (the “**1968 Resolution**”), and Resolution No. 98-06, adopted February 26, 1998 (the “**1998 Resolution**” and, together with the 1968 Resolution, the “**PRHTA Resolutions**”).

5. Pursuant to the PRHTA Enabling Act and the PRHTA Resolutions, the PRHTA Bonds are secured by a perfected pre- and post-petition gross lien on pledged special revenues (the “**PRHTA Pledged Special Revenues**”) consisting of: (i) revenues derived from PRHTA’s toll facilities (9 L.P.R.A. § 2004(j),(l)) (the “**Pledged Toll Revenues**”); (ii) gasoline, diesel, crude oil, and other special excise taxes levied by the Commonwealth (13 L.P.R.A. § 31751(a)(1)(C)) (the “**PRHTA Pledged Tax Revenues**”); and (iii) special excise taxes consisting of motor vehicle license fees collected by the Commonwealth (9 L.P.R.A. § 2021; *see also* 9 L.P.R.A. § 5681) (together with the PRHTA Pledged Tax Revenues, the “**PRHTA Pledged Special Excise Taxes**”). See 1968 Resolution, § 601; 1998 Resolution, § 601.

6. The Secretary of Treasury of the Commonwealth is statutorily required to transfer the PRHTA Pledged Special Excise Taxes to PRHTA each month for the benefit of PRHTA bondholders, and by statute the PRHTA Pledged Special Excise Taxes constitute trust funds that are property of the PRHTA. *See, e.g.*, 13 L.P.R.A. § 31751(a)(1); 9 L.P.R.A. §§ 2013(a)(2), 2021, 5681. The Pledged Toll Revenues likewise constitute trust funds collected and held by PRHTA on behalf of PRHTA bondholders and are property of the PRHTA bondholders. *See* 9 L.P.R.A. § 2013(a)(2).

7. The PRHTA Resolutions require PRHTA to transfer the PRHTA Pledged Special Revenues to the Fiscal Agent (as defined herein) on a monthly basis. The Commonwealth covenanted to the holders of the PRHTA Bonds in the PRHTA Enabling Act that it would “not limit or restrict the rights or powers . . . vested in [PRHTA by the PRHTA Enabling Act] until all such bonds at any time issued, together with the interest thereon, are fully met and discharged.” 9 L.P.R.A. § 2019.

8. PRHTA Bonds are non-recourse bonds, payable solely from the PRHTA Pledged Special Revenues. Moreover, because PRHTA Bonds are secured by a “gross lien” on all of the PRHTA Pledged Special Revenues, operating expenses of PRHTA may only be paid after PRHTA satisfies its debt service and reserve fund requirements with respect to PRHTA Bonds. By this Proof of Claim, National asserts a secured Claim to the extent of the pre and post-petition gross liens on the PRHTA Pledged Special Revenues.

9. **The Highway Bonds.** Beginning in 2003, PRHTA issued the following bonds (collectively, the “**Highway Bonds**”) pursuant to among other things, the 1968 Resolution and various supplemental resolutions thereto (collectively, the “**Supplemental Resolutions**”):

- Highway Revenue Refunding Bonds (Series AA) (the “**Series AA Bonds**”).

- Highway Revenue Refunding Bonds (Series CC) (the “Series CC Bonds”).

10. Interest on the Series AA Bonds is generally payable semi-annually on January 1 and July 1. Depending on the particular Series CC Bond, interest on the Series CC Bonds is payable either semi-annually on January 1 and July 1, or at maturity. The Highway Bonds amortize pursuant to schedules set forth in the 1968 Resolution and/or the applicable Supplemental Resolutions.

11. **Insurance Policies and Agreements.** National issued a primary insurance policy (collectively, the “Primary Insurance Policy”) to guarantee the scheduled payment of principal and interest on certain of the Series AA Bonds (the “Primary Insured Highway Bonds”).¹ As a condition to the issuance of the Primary Insurance Policy, PRHTA and JPMorgan Chase Bank, N.A., as Fiscal Agent under the Highway Bonds (together with its successors and assignees, the “Fiscal Agent”) entered into that certain Agreement Regarding Bond Insurance, dated as of April 29, 2013 (the “Primary Insurance Agreement”), pursuant to which PRHTA and the Fiscal Agent agreed to various provisions in connection with the Primary Insurance Policy, as described further below. **Exhibit A**, attached hereto, sets forth the applicable Supplemental Resolution, the aggregate amount of principal insured, the current amount of principal outstanding, and the interest rates and maturity dates of the Primary Insured Highway Bonds.

12. National also issued secondary insurance policies (collectively, the “Secondary Insurance Policies”) to guarantee the scheduled payment of principal and

¹ National is a wholly owned subsidiary of MBIA Inc. (“MBIA”). Effective January 1, 2009, MBIA Insurance Corporation (a separate wholly owned subsidiary of MBIA) reinsured all of its public finance financial guaranty insurance policies (the “Covered Policies”) to National pursuant to that certain Amended and Restated Quota Share Reinsurance Agreement dated February 17, 2009. The Insurance Policies referenced in this Proof of Claim are Covered Policies. As used in this Proof of Claim, the term “National” may refer to certain of its predecessors or affiliates.

interest on certain of the Highway Bonds (the “**Secondary Insured Highway Bonds**” and, together with the Primary Insured Highway Bonds, the “**Insured Highway Bonds**”). As a condition to the issuance of the Secondary Insurance Policies, National entered into various agreements, pursuant to which National and the Bank of New York, as custodian for certain Secondary Insured Bonds (the “**Custodian**”), agreed to various provisions in connection with the Secondary Insurance Policies, including, but not limited to: (i) that certain Amended and Restated Custody Agreement, dated as of April 29, 2002, as amended, supplemented, or otherwise modified from time to time (the “**2002 Custody Agreement**”); (ii) that certain Custody Agreement, dated as of March 20, 2009, as amended, supplemented, or otherwise modified from time to time (together with the 2002 Custody Agreement, the “**Custody Agreements**”); and (iii) that certain Insurance and Indemnity Agreement, dated as of March 20, 2009 (together with the Custody Agreements, the “**Secondary Agreements**”). Exhibit B, attached hereto, sets forth each series of Secondary Insured Highway Bonds, including, for each series of Secondary Insured Highway Bonds, the applicable Supplemental Resolutions, the current amount of principal outstanding, and the interest rates and maturity dates of such Secondary Insured Highway Bonds.

13. The 1968 Resolution, the Supplemental Resolutions, the Primary Insurance Policy, the Primary Insurance Agreement, the Secondary Insurance Policies, the Secondary Agreements, and any and all other documents related to the foregoing are referred to collectively herein as the “**Documents**.” Because of their substantial volume, the Documents have not been attached to this Proof of Claim, but are incorporated herein by reference and are available upon request.

Components of the Claims

14. **Policy Payments.** As of the date of this Proof of Claim, in accordance with the Documents, National has made payments to or for the benefit of the holders of the Insured Highway Bonds (such payments, the “**Policy Payments**”) in the aggregate amount of (i) \$16,870,000 in connection with principal and (ii) \$4,050,344 in connection with interest, in each case that is due and owing, but unpaid, on Insured Highway Bonds (all such unpaid principal and interest, the “**Unpaid Amounts**”).

15. In connection with Policy Payments for principal amounts on the Primary Insured Highway Bonds, National paid the Policy Payments to U.S. Bank National Trust Association (“**U.S. Bank**”), as fiscal agent for National. U.S. Bank held the Policy Payments until the Fiscal Agent surrendered the applicable Primary Highway Bonds (or portion thereof) or presented such other proof of ownership of the Primary Insured Highway Bonds, together with any appropriate instruments of assignment to evidence the assignment of the principal Unpaid Amounts, to effect a transfer of ownership of such Unpaid Amounts to National in exchange for the Policy Payments, and presented appropriate instruments to effect the appointment of National as agent for such owners of the Primary Insured Highway Bonds in any legal proceeding related to principal payment on the Primary Insured Highway Bonds.

16. In connection with Policy Payments for interest due on the Primary Insured Highway Bonds, National paid the Policy Payments to U.S. Bank and U.S. Bank held the applicable Policy Payments until the Fiscal Agent surrendered the applicable instrument appointing National as agent for owners of such Primary Insured Highway Bonds in any legal proceeding related to the payment of such Unpaid Amounts and an assignment to National of the claims for interest to which such deficiency relates and which are paid by National.

17. In connection with Policy Payments for principal amounts on the Secondary Insured Highway Bonds, National paid the Policy Payments to U.S. Bank. U.S. Bank held the Policy Payments until the Custodian presented or surrendered evidence of the Custodian's right to receive payment of the Unpaid Amounts, together with any appropriate instruments of assignment to evidence the assignment of the principal Unpaid Amounts, to effect a transfer of ownership of such Unpaid Amounts to National in exchange for the Policy Payments, and presented appropriate instruments to effect the appointment of National as agent for such owners of the Secondary Insured Highway Bonds in any legal proceeding related to principal payment on the Secondary Insured Highway Bonds.

18. In connection with Policy Payments for interest due on the Secondary Insured Highway Bonds, National paid the Policy Payments to U.S. Bank. U.S. Bank held the applicable Policy Payments until the Custodian presented or surrendered evidence of the Custodian's rights to receive payment of the Unpaid Amounts, together with any appropriate instruments of assignment to evidence the assignment to National of the claims for interest to which the deficiency relates, to effect a transfer of ownership of such Unpaid Amounts to National in exchange for the Policy Payments, and presented appropriate instruments to effect the appointment of National as agent for such owners of the Secondary Insured Highway Bonds in any legal proceeding related to interest due on the Secondary Insured Highway Bonds.

19. Assignment Under the Insurance Policy. Pursuant to the Documents, National's obligation to make payments to holders of the Insured Highway Bonds with respect to unpaid principal and interest on the Insured Highway Bonds is expressly conditioned on such holders assigning, pursuant to the appropriate instruments of assignment, their Insured Highway Bonds or claims for interest thereon to National.

20. Further, pursuant to the Documents, upon a deficiency in amount required to pay principal and interest on the Insured Highway Bonds, the Fiscal Agent or, in the case of the Secondary Insured Highway Bonds, the Custodian, is authorized to act as an attorney-in-fact for the owners of the Insured Highway Bonds to execute and deliver to U.S. Bank (i) an instrument appointing National as agent for the owners of the Insured Highway Bonds in any legal proceeding related to the payment of principal and interest on the Insured Highway Bonds, and (ii) an assignment to National of the claims for principal and interest to which such deficiency relates and are paid by National.

21. By this Proof of Claim, National asserts (i) a secured Claim in the amount of \$20,920,344, which is due and owing in connection with Insured Highway Bonds (or coupons thereof or rights to payment therein) assigned to National upon the disbursement of the Policy Payments; (ii) secured contingent and/or unliquidated Claim for the principal amount of Insured Highway Bonds currently outstanding that National may be obligated to pay pursuant to the Documents and receive an assignment of Insured Highway Bonds (or coupons thereof or rights to payment therein); and (iii) a secured contingent and/or unliquidated Claim for any interest on the Insured Highway Bonds that accrued prior to or accrues after the Petition Date that National may be obligated to pay under the Documents.

22. Subrogation. Pursuant to the Documents, to the extent National makes a payment on account of principal of, or interest on, the Insured Highway Bonds, National is subrogated to the rights of the beneficial owners of the Insured Highway Bonds to receive the amount of such principal or interest from PRHTA. Moreover, PRHTA is obligated to pay National such principal or interest, and must otherwise treat National as the owner of such rights to the amount of such principal or interest.

23. By this Proof of Claim, National asserts a (i) secured subrogation Claim in the amount of \$20,920,344, which is due and owing in connection with Insured Highway Bonds (or coupons thereof or rights to payment therein), representing the Policy Payments; (ii) secured contingent and/or unliquidated subrogation Claim for the principal amount of Insured Highway Bonds currently outstanding that National may be obligated to pay pursuant to the Documents; and (iii) secured contingent and/or unliquidated subrogation Claim for any interest on the Insured Highway Bonds that accrued prior to or accrues after the Petition Date that National may be obligated to pay under the Documents.

24. In addition to its subrogation Claim under the Documents, National expressly reserves any and all rights it may have to subrogation or reimbursement under, among other things, applicable state law, Puerto Rico law, common law, or PROMESA.

25. **Owner of Unpaid Bonds.** Payment by National of principal or interest on the Insured Highway Bonds does not discharge PRHTA of its obligations with respect to such Insured Highway Bonds and, pursuant to the Documents, National is deemed to be the owner of such unpaid Insured Highway Bonds (or coupons thereof or rights to payment therein) upon making a payment under the relevant policies.

26. By this Proof of Claim, National asserts a (i) secured Claim in the amount of \$20,920,344, which is due and owing in connection with Insured Highway Bonds (or coupons thereof or rights to payment therein) owned by National upon the disbursement of the Policy Payments; (ii) secured contingent and/or unliquidated Claim for the principal amount of Insured Highway Bonds currently outstanding that National may be obligated to pay pursuant to the Documents and take ownership of such Insured Highway Bonds (or coupons thereof or rights to payment therein); and (iii) secured contingent and/or unliquidated Claim for any interest on the

Insured Highway Bonds that accrued prior to or accrues after the Petition Date that National may be obligated to pay under the Documents.

27. **Owned Bonds.** In addition to insuring the Insured Highway Bonds, National directly holds certain of the Insured Highway Bonds (the “Owned Bonds”). By this Proof of Claim, National asserts a secured contingent and/or unliquidated claim on account of the Owned Bonds.

28. **Reimbursement.** National asserts a secured contingent and/or unliquidated claim for any amounts paid and any and all costs, expenses, and fees incurred in connection with the Insured Highway Bonds or the Owned Bonds, to the extent allowed under the Documents and by applicable law.

29. **Other Claims.** In addition to the Claims set forth herein and any and all rights and remedies National may now have (or may hereafter acquire) under the Documents, National reserves the right to assert a Claim for all other amounts that PRHTA may owe to National under the Documents, whether accruing before or after the Petition Date, and whether contingent, unliquidated or liquidated.

Reservation of Rights

30. National does not waive or release, and expressly reserves, all rights and remedies at law or in equity that it has or may have against PRHTA and/or any other person or entity, including, without limitation, the Commonwealth and any of its instrumentalities.

31. National reserves the right to amend, modify, supplement, reclassify, or otherwise revise this Proof of Claim at any time and in any respect, including, without limitation, as necessary or appropriate to amend, quantify, or correct amounts, to provide additional detail regarding the Claims set forth herein, to fix the amount of any contingent and/or unliquidated part of the Claims, to assert additional grounds for any of the Claims, or to reflect any and all

additional claims of whatever kind or nature that National has or may have against PRHTA, including, without limitation, any claims arising after the Petition Date.

32. The execution and filing of this Proof of Claim is not and shall not be deemed any of the following: (i) a waiver of any rights or remedies of National under any agreement or applicable law; (ii) a waiver of any right to assert that the security or priority of any Claim asserted herein is that of an administrative expense, an unsecured claim, a secured claim, or a priority claim in this case; (iii) a waiver of the right challenge the jurisdiction of this Court, with respect to the subject matter of the Claims asserted herein, any objection or other proceeding commenced with respect thereto, or any other proceeding commenced in this case against or otherwise involving National; (iv) a waiver or release by National of its right to trial by jury or a consent by National to a trial by jury in this Court or any other court; (v) an admission that any matter is a matter to which this Court can enter a final judgment; (vi) a waiver of the right to argue that Court lacks the authority to enter final orders; (vii) a consent to the entry by this Court of a final judgment with respect to the Claims asserted herein or any other matter; (viii) an election of remedies that waives or otherwise affects any other remedy; (ix) a waiver or release of National's claims or rights against any other entity or person that may be liable for all or any part of the Claims or any matters related to the Claims; and/or (x) a waiver of any right related to any plan of adjustment proposed in this Title III proceeding. Neither this Proof of Claim nor any of its contents shall be deemed or construed as an acknowledgement or admission of any liability or obligation on the part National. National specifically reserves all of its defenses and rights, procedural and substantive, including, without limitation, its rights with respect to any claim that may be asserted against National or any of its affiliates, by PRHTA or any other party.

33. National reserves all rights with respect to any and all claims under the Documents or the Owned Bonds, including with respect to setoff, recoupment, or otherwise.

34. Although National is not aware of any other entity filing a proof of claim relating to National's claims set forth herein, upon information and belief the Fiscal Agent is filing proofs of claim on behalf of the holders of the Highway Bonds. Nothing contained in this Proof of Claim is intended to, or shall, waive, amend, or modify any rights of National preserved by or asserted through (whether directly or indirectly) any proof of claim filed by the Fiscal Agent with respect to the Highway Bonds.

Right of Setoff

35. National reserves all rights of setoff and recoupment that it may have. To the extent PRHTA asserts any claim against National, National shall have a secured claim to the extent of its right of setoff under section 553 of the Bankruptcy Code, as incorporated into Title III of PROMESA, against such claim with respect to the Claims asserted herein and any amendments thereto.

Claims Arising on or After the Petition Date

36. The filing of this Proof of Claim does not waive, alter, or otherwise affect any rights National may have with respect to any claims created or otherwise arising on or after the Petition Date. National expressly reserves its right to file any and all such claims or similar claims at the appropriate time.

Notice

37. Copies of all notices and communications concerning this Proof of Claim should be sent to:

Gary A. Saunders
NATIONAL PUBLIC FINANCE
GUARANTEE CORPORATION

1 Manhattanville Road
Purchase, NY 10577
(914) 765-3923
Email: Gary.Saunders@mbia.com

With copies to:

Kelly DiBlasi, Esq.
Gabriel Morgan, Esq.
WEIL, GOTSHAL & MANGES LLP
767 Fifth Avenue
New York, New York 10153
Telephone: (212) 310-8000
Facsimile: (212) 310-8007
Email: kelly.diblasi@weil.com
gabriel.morgan@weil.com

Attorneys for National Public Finance Guarantee Corporation

EXHIBIT A

Primary Insured Highway Bonds

Bond Series and Policy Number	Supplemental Resolution	Aggregate Principal Amount Insured by National at Issuance	Principal Amount Outstanding ¹	Interest Rate	Maturity Date(s)	Insurance Agreement Dated as of
Series AA Bonds Policy No. 40919	Resolution No. 2003-23, dated as of April 29, 2003	\$196,440,000	\$30,265,000	4.10% - 5.50%	July 1, 2017 through July 1, 2023	April 29, 2003

¹ Represents principal amount outstanding (including, where applicable, accreted value) as of March 31, 2018.

EXHIBIT B

Secondary Insured Highway Bonds

Bond Series	Supplemental Resolution	Principal Amount Outstanding ¹	Interest Rate	Maturity Date
Series AA Bonds	Resolution No. 2003-23, dated as of April 29, 2003	\$1,800,000	4.10% - 5.50%	July 1, 2005 through July 1, 2013, July 1, 2015 through July 1, 2023, July 1, 2026, July 1, 2028 and July 1, 2035
Series CC Bonds	Resolution Nos. 2007-08 and 2007-14, dated as of March 6, 2007	\$37,249,209	5.00% - 5.75%	July 1, 2012 through July 1, 2034, July 1, 2028, July 1, 2038, and July 1, 2042

¹ Represents principal amount outstanding (including, where applicable, accreted value) as of March 31, 2018.

Prime Clerk

Manhattan

CLAIM/BALLOT HAND DELIVERY CONFIRMATION SHEET

DATE RECEIVED: 5-25-18

CASE: Commonwealth of Puerto Rico

NO. OF CLAIMS: 18

NO. OF BALLOTS: 18

COPIES: 18

RECEIVED BY: SVH